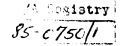
Central Intelligence Agency





8 MAR 1985

45-3

Mr. Sylvester L. Green Director, Division of Contract Standards Operations U.S. Department of Labor Employment Standards Administration Wage and Hour Division Washington, D.C.

Dear Mr. Green:

I have been requested by the Deputy Director for Administration to respond to your letter dated February 22, 1985, concerning Beltway Limousine Service, Inc. (Your File No. MD-85-25).

On November 16, 1984, a formal request using SF-98 was sent to your office and was incorporated into the 1985 Contract on 7 January 1985 after receipt by our Contracts Staff. We, therefore, confirm that compliance with the requested action has been accomplished.

It is Agency policy to include provisions relating to the Service Contract Act when appropriate, except to the extent that the provisions may conflict with the statutory responsibilities of the Director of Central Intelligence. you have any further questions, feel free to contact me at

Sincerely

Contracting Officer Central Intelligence Agency

cc: DDA

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U.S. Department of Labor

Employment Standards Administration 85-0765 Wage and Hour Division Washington, D.C. 20210

FEB 22 1985



Mr. Harry E. Fitzwater
Deputy Director for Administration
Central Intelligence Agency
Washington, D. C. 20505

Dear Mr. Fitzwater:

Re: Beltway Limousine Service, Inc.

Silver Spring, Maryland

Purchase Order No.: 84Z937800-000

Our File No.: MD-85-25

As a result of an ongoing investigation, it has come to our attention that the Central Intelligence Agency, Contracts Staff, Washington, D. C., entered into an agreement via the referenced purchase order for the furnishing of shuttle bus services and that this agreement did not contain the Service Contract Act stipulations or an applicable SCA wage determination. Nor does it appear that an SF-98 was submitted for this procurement.

The Service Contract Act (SCA) applies to Government contracts or agreements, the principal purpose of which is the furnishing of services through the use of service employees. An SF-98 must be submitted for all such contracts in excess of \$2,500, and the SCA stipulations and any applicable wage determination must be included in the contract. (See section 4.4 - 4.6 of Regulations, 29 CFR Part 4.)

Although our compliance officer was advised by Contracting Officer, Washington, D. C., that an SF-98 would be submitted for the full-term contract commencing on October 1, 1984 and the applicable wage determination issued will be included in this contract, we would appreciate written confirmation that such action will be accomplished. In addition, we are requesting that your agency take whatever steps may be necessary to insure that all such current and future contracts contain the appropriate SCA requirements.

Since this involves an open investigation, please provide us with a report on this matter as soon as possible.

Sincerely,

Vivester L. Green Director

Division of Contract Standards Operations

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